G. MARK ALBRIGHT, ESQ. Nevada State Bar No. 001394 DANIEL R. ORMSBY, ESQ. Nevada State Bar No. 014595 ALBRIGHT, STODDARD, WARNICK & ALBRIGHT 801 South Rancho Drive, Suite D-4 Las Vegas, Nevada 89106 Telephone: (702) 384-7111 Fax: (702) 384-0605 5 E-Mail: gma@albrightstoddard.com 6 **DAVID K. DORENFELD** (Cal. Bar No. 145056; *Pro Hac Vice*) DORENFELDLAW, INC. 7 30101 Agoura Court, Suite 210 Agoura Hills, California 91301 Telephone: (818) 865-4000 Fax: (818) 865-4010 E-Mail: david@dorenfeldlaw.com Attorneys for Defendants, Brett Saevitzon and Craig Shandler 10 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 11 LAW OFFICES

ALBRIGHT, STODDARD, WARNICK & ALBRIGHT
A PROFESSIONAL CORPORATION
OUALL PARK, SUITE D-4
SOI SOCHITANCHO DRIVE
LAS YEGAS, NEVADA 89106 SHANA LEE MCCART-POLLAK, 12 Case No.: 2:20-cv-01624-GMN-VCF Plaintiff, 13 JOINT STIPULATION AND ORDER TO CONTINUE THE DUE DATE OF THE VS. 14 JOINT PROPOSED PRETRIAL ORDER [ECF No. 291] ON DEMAND DIRECT RESPONSE LLC. 15 Delaware company, ON DEMAND DIRECT RESPONSE III LLC, Delaware Company; 16 BRETT SAEVITZON, individually; CRAIG SHANDLER, individually; JEFFREY 17 MILLER, individually; MARK MEYERS, individually; DOES I-X; ROE BUSINESS 18 **ENTITIES I-X:** 19 Defendants 20 Plaintiff, Shana Lee McCart-Pollak (hereinafter "Plaintiff"), in proper person; Defendant 21 Brett Saevitzon; Defendant Craig Shandler (hereinafter "Defendants"), by and through their 22 counsel, David K. Dorenfeld, Esq., of Dorenfeldlaw, Inc.; and G. Mark Albright, Esq., of Albright, 23 Stoddard, Warnick & Albright, hereby submit this Joint Stipulation and Order to Continue the due 24 date of the JOINT PROPOSED PRETRIAL ORDER [ECF No. 291] pursuant to LR 16-3(b) using 25 the form provided in LR 16-4, currently due on February 13, 2025, to a later date this Honorable 26 Court may allow. 27 This stipulation and order is being executed due to an unforeseen medical illness that has 28 caused Defendants Brett Saevitzon and Craig Shandler's attorney, Mr. Dorenfeld to suddenly and

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unexpectedly be hospitalized and therefore additional response time is required. Further, Ms. Pollak has agreed to this stipulation regarding Mr. Dornfeld's unforeseen circumstances, she approves of any date that the court may set but she is not available between March 8, 2025 through March 21, 2025, as she will be with her daughter in Washington for her daughter's scheduled knee surgery and recovery.

The parties in this matter respectfully request this Honorable Court extend out the due date of the Joint Proposed Pretrial Order currently due on February 13, 2025, to a later date this Honorable Court may allow.

#### IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

DATED this 10th day of February 2025

DATED this 10th day of February 2025

### ALBRIGHT, STODDARD, WARNICK & **ALBRIGHT**

//s// G. Mark Albright G. MARK ALBRIGHT, ESQ. Nevada State Bar No. 001394 DANIEL R. ORMSBY, ESQ. Nevada State Bar No. 014595 801 South Rancho Drive, Suite D-4 Las Vegas, Nevada 89106 Telephone: (702) 384-7111 Fax: (702) 384-0605 E-Mail: gma@albrightstoddard.com David K. Dorenfeld (Cal. Bar No. 145056; Pro Hac Vice)

DORENFELDLAW, INC. 30101 Agoura Court, Suite 210 Agoura Hills, California 91301 Telephone: (818) 865-4000 Fax: (818) 865-4010 E-Mail: david@dorenfeldlaw.com Attorneys for Defendants, Brett Saevitzon and Craig Shandler

# SHANA LEE MCCART-POLLAK

//s// Shana Lee McCart-Pollak SHANA LEE MCCART-POLLAK 1104 North Woodbridge Lane Liberty, Missouri 64068 Telephone: (802) 439-2263 E-Mail: lotsoflovebuddies@yahoo.com Plaintiff in Proper Person

IT IS SO ORDERED, the Parties shall have 30 days from the date of the Settlement Conference, should the Settlement Conference prove to be unsuccessful, to file a jointly proposed pretrial order pursuant to LR 16-3(b) using the form provided in LR 16-4

#### IT IS SO ORDERED.

UNITED/STATES DISTRICT JUDGE DATED: February 10, 2025

# **Phyllis Cameron**

From: Shana Pollak < lotsoflovebuddies@yahoo.com>

Sent: Monday, February 10, 2025 12:29 PM

Case 2:20-cv-01624-GMN-MDC

Phyllis Cameron To:

Subject: Re: Shana Lee McCart-Pollak v. Saevitzon / 2:20-cv-1624 / SAO to Continue Joint

**Proposed Pretrial Order** 

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hi Phyllis,

Thank you, you may file this one with the verbiage regarding Shana Pollak

On Feb 10, 2025, at 2:13 PM, Phyllis Cameron cameron@albrightstoddard.com> wrote:

Hello Shana:

Is the attached approved for your electronic signature or?

Thanks!

Respectfully,

Paralegal to

G. Mark Albright, Esq.

<image001.png>

801 South Rancho Drive, Suite D-4 Las Vegas, Nevada 89106 T: (702) 384-7111 pcameron@albrightstoddard.com www.albrightstoddard.com

<2025-02-06 Saevitzon. SAO to move due date of Joint Proposed Pretrial Order from 2.13.2025 w. Pollak's approval.docx>